

FARM FOR SALE.

THE subscriber is wishing to sell his valuable FARM, pleasantly situated in the centre of Washington, on the public road leading from Montpelier to Thetford, fifteen miles from the capitol of the state, and six miles from the county seat at Chelsea, consisting of 200 acres of excellent land under a good state of cultivation, and well watered and fenced, containing 200 rods of stone wall, with a dwelling house 30 by 40, a wood house, two large barns with sheds attached, a corn barn and hog pen. The buildings are mostly new and well finished. Said farm will be sold cheap for a part of the purchase money down, and the remainder in annual payments to suit the purchaser. The subscriber has also one pair of oxen, ten cows, and two hundred sheep he will sell with the farm if requested. He will recommend said farm to be as good in every point of view as any in the county of Orange of equal size.

ALSO,

One other farm situated at the village in said Washington, containing one hundred acres; about thirty acres cleared, and the remainder covered with valuable timber. One good barn on the premises. Good titles will be given, and possession may be had next spring.

For further particulars enquire of the subscriber on the premises.

H. C. WEEDEN.

October 1, 1835.

Goods at Auction!

THE subscriber will sell his remaining stock of Goods, consisting of English, Domestic and West India Goods at auction commencing on Saturday next, at 1 o'clock P. M., at his store in Middlesex, and continue the same every succeeding Saturday until the same be disposed of. Also will sell at cost at private sale.

H. C. MCINTYRE.

Middlesex, Sept. 28, 1836.

N. B. All demands due the firm of Blake & McIntyre, must be paid immediately. No mistake.

THE NEW-YORKER—QUARTO FORM—NEW SERIES.

PROSPECTUS OF THE SECOND VOLUME.

The Publishers of the New-Yorker commenced in March last, a weekly edition of their publication in quarto form, and made as they thought, ample provision for supplying as great a number of subscribers as their most flattering hopes led them to believe would patronize the work under its new arrangement. They have been deceived—agreeably to their calculations, inasmuch as the favor shown to the publication rapidly absorbed the whole edition, and constant orders are received for copies, which the Publishers have been unable to supply. With a view to obviate this difficulty, and meet the wishes of the many who desire to patronize the work, the Publishers have resolved to neutralize the blank in the current order of the volume, by changing so far the present arrangement, as to furnish two volumes in a year, in lieu of one, as stated in the original prospectus.

On the Twenty-Fourth of September next, therefore, will be issued the first number of a new series of the Quarto New-Yorker, or No. 1 of Vol. II, thus affording to new subscribers an opportunity of beginning with a distinct volume, entirely unconnected with the one preceding, while our original patrons will be advantaged in receiving their copies in a form calculated better for binding in a convenient volume, than under the old arrangement. The distinguishing line between the old and new Series will be indicated at the head of the first page of every number; and as no change is contemplated in the size or quality of the work, no inconvenience can result to those who have taken it from the commencement; while, on the other hand, it presents the features of an entire new publication to those who may date their subscription with the new volume.

Under its improved arrangement, the whole edition for one year will embrace two semi annual volumes, each containing four hundred and sixteen pages of original and selected matter such as has heretofore been presented to its readers; and which, it is hoped, has been of a character to meet the full approval of the literary and general tastes of the reading community. The two volumes will comprise eight hundred and thirty two pages, fifty two of which will be Music.

The aim of the Publishers is to present in a compact, neat, and portable form, a literary and miscellaneous journal adapted to the intellectual wants of their readers; and from the very flattering success that has thus far rewarded their efforts, they indulge the hope that the New-Yorker will continue to receive that share of popularity which it has ever been their study to merit. The expression of cordiality and good feeling manifested by their friends and contemporaries affords gratifying evidence that the character of their journal has been based upon a correct foundation, and it would therefore be irrelevant to say aught regarding their future intentions, further than to express their determination of leaving no means untired of furnishing a slice which will bear respectable criticism when compared with any of the periodicals of the day of a similar character.

To those who propose patronizing the work, promptitude in forwarding their orders is earnestly recommended, as from present appearances it is believed that, large is the edition which will be printed, still more numerous orders daily received for it, will quickly put it out of the power of the Publishers to supply back numbers, and they will not warrant the entire volume to those who may come in late with their subscriptions. Annexed are the conditions which must be strictly adhered to, as the line of conduct laid down will govern the transaction of business between the publishers and patrons.

CONDITIONS.

The Quarto New-Yorker will be published every Saturday afternoon on an extra-imperial sheet of the finest quality, comprising sixteen pages of three columns each, and afforded to its patrons in city and country, at THREE DOLLARS per annum, payable inflexibly in advance. Orders from a distance, unaccompanied by a remittance, will necessarily remain unanswered. Any person or persons sending \$5 positively free of postage or other charge will receive two copies for one year, or a single copy for two years, and in the same proportion for a larger sum. The few who may desire to take the folio edition for immediate perusal and the Quarto for binding, will be entitled to receive both for \$4.50 in advance. We will cheerfully preserve their files of the Quarto for any such who may desire it.

H. GREENLY & CO.

127 Nassau-st. New-York.

NOTICE.

THE subscriber would inform his old customers and the public that he has removed his Sudding Establishment to a new building erected near his dwelling-house, a few rods west of the Bank, where he intends to keep as good an assortment of work as any other shop in the place, and will sell as cheap. Those wishing for work in his line of business are invited before they purchase, to call and examine his work and prices. He assures them that no exertions on his part shall be wanting to please those who patronize him.

A good assortment of HARDWARE always on hand to accommodate those who wish to purchase by the sett or otherwise.

* * WANTED, an Apprentice to the above business.

HENRY Y. BARNES.

Montpelier, August 1, 1836.

4th

FOR SALE.

THREE PEWS on the lower floor of the Brick Church.

C. & J. WOOD.

Montpelier, Aug. 10, 1836.

STATE OF VERMONT,

Washington County ss.

WHEREAS, John Spalding, of Montpelier, in the County of Washington aforesaid, hath exhibited to me, Isaac F. Redfield, one of the Assistant Judges of the Supreme Court and Court of Chancery in the State of Vermont, his bill of complaint vs. Wesley Pitkin, late of Marshfield in said State but now gone to parts unknown, John Carlton of Tolland in the State of Connecticut, Rawell R. Keith, and Thomas Reed, Jr., of Montpelier in said Washington County, complaining therein that the said Wesley being indebted to your Orator in the following demands, to wit: One note made payable to John Spalding and Constant W. Storrs, dated November 6, 1833, for the sum of nineteen dollars and forty one cents, payable on demand, with interest annually; one other note dated December 29, 1834, for the sum of one hundred and twelve dollars and thirty three cents payable to Spalding, Storrs & Co., on demand with interest annually; one other note dated March 7, 1835, for the sum of seventy six dollars and forty seven cents payable to John Spalding and Constant W. Storrs on demand with interest annually; one other note dated March 7, 1835, for the sum of one hundred and three dollars and fifty cents payable to Spalding, Storrs & Co., on demand with interest annually; one other note dated March 7, 1835, for the sum of twenty six dollars and forty seven cents payable to Wesley Pitkin the next April with interest annually. The said Wesley Pitkin in order to secure the payment of the said note on the 7th day of March, 1835, being seized and possessed of the following tract or parcel of land with the appurtenances lying in Marshfield and described as follows, to wit: One lot deeded to said Wesley by Jacob M. Crelle, by deed dated September 6, 1831 of part of lot No. two in the fourth range, and also a part of No. one in the sixth range, deeded to said Wesley by Stephen Pitkin, deed dated February 29, 1834; also a part of lot No. three in the fifth range deeded to said Wesley by Truman Pitkin in two deeds as follows: One dated March 5, 1830, the other dated September 12, 1831, together with the buildings thereon standing; also the clapboard and shingle machines, and all of the tools and appurtenances belonging to the same, for the purpose of rendering more certain the payment of said notes, and as collateral security for the same, executed to the said John a mortgage of the premises aforesaid, conveying the same to him, his heirs and assigns with a condition thereto annexed, that the said Wesley, his heirs, executors or administrators, shall well and truly, pay or cause to be paid to the said John, his heirs, executors, administrators or assigns, all of the aforesaid notes, then the same to have become null and void, otherwise to have been in full force and virtue. And your orator further shows that the said Wesley was indebted to one John Carlton in a certain promissory note dated October 3, 1831, for the sum of four hundred dollars payable to the said John, or order, in one year from date, with interest annually, and afterwards the said Carlton assigned and ordered the amount of said note to be paid to your orator; and your orator further shows that the said Wesley afterwards, to wit, on the 24th November 1835, for the purpose of rendering more certain the payment of said note and as collateral security for the same, executed to the said John Spalding a deed of mortgage of the premises described aforesaid, conveying the same to him, his heirs & assigns, with a condition thereto annexed, that the said Wesley, his heirs, executors or administrators shall well and truly, pay or cause to be paid to the said John, his heirs, executors, administrators or assigns, all of the aforesaid note and interest, said deed to have become void, otherwise to have been in full force and virtue. And the said John Spalding further complains to the said Court, that said Wesley Pitkin hath wholly neglected to pay said notes, although they have long since become due, and that by means thereof, the said premises have become vested in the said John Spalding. And your orator further shows that said Wesley hath combined to, and with John Carlton of Tolland in the state of Connecticut, and Rawell R. Keith and Thomas Reed, Jr., of Montpelier in the County of Washington aforesaid, and by another deed of mortgage to the said John Spalding, levied his execution, issued on a judgment rendered in his favor in the name of Thomas Reed Jr. against said Pitkin, as his property, and set off the same in due form of law. And your orator further says that the said Thomas Reed, Jr., claims to hold said land by virtue of said levy and set off, as before stated. And whereas it appears to said Court that said Wesley Pitkin and the said John Carlton are hereby entitled to make their personal appearance before the Supreme Court of the State of Vermont on the 6th Tuesday, next after the 4th Tuesday of January 1837, next to be held at Montpelier, within and for the County of Washington aforesaid, and then there to answer to said bill of complaint, and to stand and abide such order as shall be made in the premises by said Court.

And it is hereby further ordered by me, the subscriber having authority, that so much of said bill of complaint as above set forth, together with this order, be published in the State Journal, published at Montpelier, three weeks successively, the last of which to be at least six weeks before the sitting of said Court.

Given under my hand at Montpelier, in the County of Washington, this 21st day of September, A. D. 1836.

ISAAC F. REDFIELD, Chancellor, Aze Spalding, Solicitor.

BOOKS.

A new edition of the Awful Disclosures of Maria Monk, of the Hotel Dieu Nunsery of Montreal, revised, with an Appendix,—also, a supplement giving more particulars of the Nunsery and Grounds illustrated by a plan of the Nunsery. Just received and for sale by E. P. WALTON & SON.

ANTI-SLAVERY ALMANACS, for 1837, for sale at this office.

E. P. WALTON & SON.

LYMAN

HAS just received a large lot of English Carpeting of various Patterns and prices.

Also, Splendid CARPET RUGS.

October 3, 1836.

To all Hatters,

IN THE STATE OF NEW HAMPSHIRE AND VERMONT.

Greeting.

THE Subscribers hereby give notice that they have purchased of Richard Pike, of Wilton, in the County of Fairfield, and State of Connecticut, the exclusive right of using and vending his Patent Block, or Machine for coloring and cooling hats, in and throughout the States of New Hampshire and Vermont, during the term of said Patent.

The Block or Machine is an open Cylinder or framed box made of wood or metal. The cylinder is first made open, and is a simple cylinder frame. It can be better used by covering it with a thin cover of wood or metal perforated with numerous holes in such a manner that the air and the coloring matter can pass freely through the hat and block, either when the hat isimmered or exposed to the air to be cooled. The advantage of this framed or open block above the solid one is, that either with, or without the perforated covering, the liquor and air pass more rapidly and freely through the hat, so that the same is cooled and educated more thoroughly and quicker, in a better manner and with less expense than can be done on the solid blocks now used.

And the subscribers, from long experience in the use of said block or Machine, do most confidently recommend it as a great and useful improvement. They will sell the same to companies or individuals on very reasonable terms.

SANGER & WILLIAMS.

Claremont, Aug. 21st, 1836. [54]

Removal.

WILLIAM T. BURNHAM, has purchased the Shop at the South end of the Arch Bridge, lately owned and occupied by Joseph Freeman, where he will be ready at all times to attend to any orders for work in his line.

EDGED TOOLS, and all other kinds of Blacksmithing, at the shortest notice.

Tendering his acknowledgments to the public for their very liberal patronage hitherto, he will endeavor to merit, and hopes hereby to ensure a continuance of the same.

WILLIAM T. BURNHAM.

May 21, 1836. t'

NEW MUSIC.

A LOT of NEW MUSIC for Piano Forte; Flute Instructors, Clarionet do. Violin do. Just received and for sale by E. P. WALTON & SON.

Aug. 26, 1836.

E. H. PRENTISS

HAS just received an unusually full supply of Medicine, consisting in part of the articles mentioned below, all of which will be sold at a small advance from cost.

Antimony Crude Diae

Tartar Episop

James Powder Hydrog

Gold Sulph Gum Manna

Acid Prussic Camphor

Tartaric Opium

Benzoin Bengoin

Nitric Guiae

Ammo. Aqua Kino

Carbon Hyd. Potash

Araenic Iodine

Solution Irish Moss

Aether Chloride Kreosote

Nitrous Sulph

Arrow Root Camphor

Blue Pill London Borax Refined

Bismuth Lemon, pure

Bark, Pitch Goldenrod

Balsam Copoiba Winter Green

Tolu Wormseed

Cantharides Phosphorus

Cannistic Potash Quicksilver

Lunar Rad. Rhei

Carb. Iron Ipecac

Caster Jujub

Coccyg. Bark, Cohosh

Cort. Peru Curcumia

Sassafrossa Valerian

Chloride Soda Speyelian

Camomile Serpentaria

Corios. Sub. Senna

Dovers Powder Savine Cerate

Extract Gentea Senn. Annis

Dandelion Cardamom

Coleonyx Sulph. Quinine

Henbane Spp. Sars. Soda

Belladonna Strychnine

Stramonium Spermaceti

Butternut Sal. Rochelle

Sapindilla Succinina

Emp. Oliver Syringes

Adhesive Bougies

Catheters, &c.

Montpelier, Oct. 8, 1836.

TIMOTHY MERRILL'S ESTATE.

THE Subscribers having been appointed by the honorable Probate Court for the District of Washington, commissioners to receive, examine, and adjust all claims and demands of all persons against the estate of Timothy Merrill, late of Montpelier, in said district, deceased, represented insolvent, and the term of six months from the tenth day of September, A. D. 1836, allowed by said Court to the creditors of said deceased to exhibit and prove their respective claims before us; Do give notice that we will attend to the duties of our appointment at the dwelling house of widow Clara Merrill, in Montpelier, in said district on the 5th day of December A. D. 1836, and on the 9th day of March, A. D. 1837, at ten o'clock forenoon on each of said days.

GEO. WORTHINGTON, & Com'rs.
JAMES B. LANGDON, & Com'rs